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QUINE INTELLECTUAL PROPERTY LAW GROUP, P.C.

Kimberly Cheung

Appl. No. :

10/561,121

Confirmation No. 2506

Applicant

Alexander Deiters, et al.

Filed

May 23, 2006

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Examiner

Kagnew H.Gebreyesus

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P.O. Box 1450

Alexandria, VA 22313-1450

REPLACEMENT MCKESSON STATEMENT OF RELATEDNESS PURSUANT TO MPEP § 2001.06b

Sir:

This statement replaces all prior McKesson statements made of record in the above-identified application. In view of *McKesson Information Solutions v. Bridge Medical* (Fed. Cir. 2007), and MPEP 2001.06(b)), Applicants specifically inform the Examiner that at least the following US Patent Applications are related to the subject application by priority, i.e., the following cases are either in the priority chain for the subject application, or share at least one priority claim with the subject application:

USSN 10/825,867, filed April 16, 2004 by Jason Chin, et al. issued as USPN 7,618,775 on November 17, 2009

USSN 11/710,655, filed February 22, 2007 by Jason Chin, et al. issued s USPN 7,625,717 on December 1, 2009

USSN 11/710,672, filed February 22, 2007 by Jason Chin, et al. issued as USPN 7,608,423 on October 27, 2009

USSN 11/978,172, filed October 26, 2007 by Jason Chin, et al.

USSN 11/978,223, filed October 26, 2007 by Jason Chin, et al.

USSN 11/978,121, filed October 26, 2007 by Jason Chin, et al.

USSN 12/583,558, filed August 20, 2009 by Jason W. Chin et al.

USSN 10/826,919, filed April 16, 2004 by Alexander Deiters et al.

The Examiner is specifically encouraged to review the file history, including art made of record, as well as any substantive action in the above application(s) including any Restriction Requirements, Office Actions, Responses, Appeals, Appeal Briefs, Examiner's Replies, Notice(s) of Allowance or Issuance in the above-mentioned related application(s), prior to taking any action in the subject application.

Applicants further note that the Examiner is aware that prosecution may be ongoing in any related case, and that the Examiner will continue to evaluate the related cases as needed.

Per McKesson, the Examiner is specifically advised that all such related applications MUST be evaluated for double patenting and for obviousness-type double patenting issues prior to allowance of any claim in the subject application.

Applicants understand that, due to modern and easy access by the Examiner to related cases on PAIR, or other electronic databases available to the Examiner, there is no need for Applicant to submit copies of any paper in the file wrapper for any related case.

Applicant believes that <u>no fee is required</u> for submission of this statement. However, if a fee is required, the Commissioner is authorized to deduct such fee from the undersigned's Deposit Account No. 50-0893. Please deduct any additional fees from, or credit any overpayment to, the above-noted Deposit Account.

Respectfully submitted,

Stacy Landry

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